DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

Attorney Docket No. 5577-291

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHODS, SYSTEMS AND COMPUTER PROGRAM PRODUCTS FOR SELECTING AMONG ALERT CONDITIONS FOR RESOURCE MANAGEMENT SYSTEMS the specification of which

_ as United States A	pplication No	or PCT International	
ave reviewed and un ng the claims, as am	derstand the contents of ended by any amendmen	the above-identified t specifically referred to	
uding for continuation ween the filing date of	on-in-part applications, r of the prior application a	naterial information that	l in
for patent, inventor' nal application whice rica, listed below and or plant breeder's rig	s or plant breeder's rights h designated at least one d have also identified be hts certificate(s), or any l	s certificate(s), or § 365(a country other than the low any foreign applicati PCT international	a) .on
		☐ Yes ☐ No	
Country	MM/DD/YYYY Filed	Priority Claimed	
		Yes No	
Сочиту	MM/DD/YYYY Filed	Priority Claimed	
	and was a ave reviewed and uning the claims, as among the claims, as among the claims, as among the disclose information which is priority benefits unifor patent, inventor all application which is priority benefits unifor patent, inventor all application which is priority benefits unifor patent, inventor all application which is plant breeder's rigiling date before that	and was amended on (if appleave reviewed and understand the contents of any the claims, as amended by any amendment ty to disclose information which is material truding for continuation-in-part applications, reveen the filing date of the prior application at the of the continuation-in-part application. In priority benefits under 35 U.S.C. § 119(a)-(for patent, inventor's or plant breeder's right application which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on with the prior application on which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on which designated at least one rica, listed below and have also identified be not plant breeder's rights certificate(s), or any filing date before that of the application on which designated at least one rica, listed below and have also identified be not plant breeder's rights.	priority benefits under 35 U.S.C. § 119(a)-(d) or (f), or § 365(b) of a for patent, inventor's or plant breeder's rights certificate(s), or § 365(anal application which designated at least one country other than the rica, listed below and have also identified below any foreign application plant breeder's rights certificate(s), or any PCT international filing date before that of the application on which priority is claimed.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United

States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following registered attorney(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. I also appoint the following registered attorney(s) to represent me before all competent International Authorities in connection with any and all international applications filed by me with an appropriate receiving office claiming priority to the U.S. application. I also appoint the following registered attorney(s) to make or receive payment on my behalf in connection with the filing of such international applications.

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